

## Message Text

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ACTION IO-13

INFO OCT-01 EUR-25 ADP-00 AF-10 ARA-11 EA-11 NEA-10 RSC-01

CIAE-00 DODE-00 PM-09 H-02 INR-10 L-03 NSAE-00 NSC-10

PA-03 PRS-01 SS-15 USIA-12 AID-20 COME-00 EB-11

FRB-02 TRSE-00 XMB-07 OPIC-12 CIEP-02 LAB-06 SIL-01

OMB-01 AGR-20 INRE-00 RSR-01 /230 W  
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P R 102226 Z APR 73

FM USMISSION USUN NY

TO SECSTATE WASHDC PRIORITY 7425

INFO AMEMBASSY LONDON

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E. O. 11652: OCT 10, 1973

TAGS: PFOR, UN, RH

SUBJ: SC SANCTIONS COMMITTEE

REF: STATE 65223

1. AT ITS MEETING APRIL 10 SANCTIONS COMMITTEE HAD BEFORE  
IT REPORT OF DRAFTING GROUP REGARDING DRAFT RECOMMENDATIONS  
TO SC FOR ITS SPECIAL REPORT. DRAFTING GROUPS REPORT WAS  
BROKEN DOWN INTO TWO SECTIONS-- ONE CONSISTING OF PARAGRAPHS  
AGREEING IN PRINCIPLE AND OTHER RELATING TO PARAGRAPHS STILL  
PENDING.

2. AT OUTSET MISOFF STATED THAT US COULD ACCEPT PARAGRAPHS  
2, 3 AND 5 AS CURRENTLY DRAFTED AND SUGGESTED AMENDMENTS  
TO PARA 4 ALONG LINES REFTEL. FRENCH DEL PROPOSED  
AMENDMENT TO SECOND SENTENCE OF PARAGRAPH 4 OF DRAFTING GROUP  
TEXT WHICH WOULD READ " THE COMMITTEE MAY ALSO OFFER TO THE  
GOVERNMENT OF AN IMPORTING COUNTRY THE ASSISTANCE OF ONE OR  
MORE EXPERTS TO INVESTIGATE CARGO ON THE SPOT."

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3. AT SAME TIME YUGOSLAV PROPOSED DRAFTING CHANGE TO SECOND  
PART OF PARA 2 WHICH WOULD READ " ACCORDINGLY THE COMMITTEE

RECOMMENDS THAT ALL STATES WHICH HAVE NOT ALREADY DONE SO SHOULD BE REQUESTED TO INSTITUTE URGENTLY EFFECTIVE PROCEDURES AT THE POINT OF IMPORTATION TO ENSURE THAT SUSPECTED CARGOES ARRIVING FOR IMPORTATION FROM SOUTH AFRICA, MOZAMBIQUE AND ANGOLA ARE NOT CLEARED THROUGH CUSTOMS UNTIL ESTABLISHED AS NOT BEING OF SOUTHERN RHODESIAN ORIGIN."

4. FOLLOWING ARE REMAINING PARAGRAPHS ON WHICH DRAFTING GROUP AGREED IN PRINCIPLE.

PARA 18 - " THE COMMITTEE THINKS THAT AWARENESS ON THE PART OF MEMBER STATES, OF THE WHOLE PURPOSE OF THE UN SANCTIONAL POLICY IF VITAL, AND THEREFORE SHOULD PERIODICALLY REQUEST MEMBER STATES TO DRAW THE ATTENTION OF THEIR PUBLIC TO THE IMPORTANCE OF THE RELEVANT UN RESOLUTIONS."

PARA 21 - " THE COMMITTEE RECOMMENDS THAT MEMBER STATES, ESPECIALLY THOSE WITH EXTENSIVE CONSULAR SERVICES IN SOUTHERN AFRICA, BE URGED TO ASSIST THE COMMITTEE IN THE COLLECTION OF INFORMATION ON SANCTIONS VIOLATIONS, SO AS TO INCREASE THE AMOUNT OF SUCH INFORMATION AVAILABLE TO THE COMMITTEE."

PARA 19 - " THE COMMITTEE SHOULD RELEASE QUARTERLY LISTS CONTAINING NAMES OF:

A) COMPANIES FOUND GUILTY OF SANCTIONS VIOLATIONS  
B) GOVERNMENTS WHICH HAVE NOT RESPONDED WITHIN THE PRE-SCRIBED PERIOD OF TWO (2) MONTHS TO AN ENQUIRY FROM THE COMMITTEE REGARDING CASES OF POSSIBLE SANCTIONS VIOLATIONS TOGETHER WITH THE DETAILS OF THE CASES IN QUESTION INCLUDING THE NAMES OF ANY COMPANIES INVOLVED."

PARA 22 - " THE COMMITTEE ESTABLISHED IN PURSUANCE OF SC RES 253 (1968) CONCERNING THE QUESTION OF SR, SHOULD CIRCULATE LIST

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